Letter No.: 99-02

DEPARTMENT OF HEALTH SERVICES

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January 12, 1999



TO: All County Welfare Directors

All County Administrative Officers

All County Medi-Cal Program Specialists/Liaisons

All County Public Health Directors

MORE INFORMATION ON THE IMPLEMENTATION OF SECTION 1931(b)

Ref.: All County Welfare Director's Letter (ACWDL) No. 98-43 and ERRATA

This purpose of this letter is to provide changes, clarification, and more information to counties on the implementation of Section 1931(b), specifically case processing, Transitional Medi-Cal (TMC), income, property, and the Medi-Cal Family Budget Unit. We are also including various questions that counties have been asking at the training sessions and those answers. With the information provided below, counties are expected to implement the Section 1931(b) program, effective January 1, 1999.

ACWDL 98-43 is modified and clarified as follows:

CALWORKS DISCONTINUANCE DETERMINATIONS

If counties have former California Work Opportunity and Responsibility to Kids (CalWORKs) recipients who were discontinued from CalWORKs last year due to new budget rules and these recipients were placed in either 3C or Edwards aid codes or otherwise flagged, these families may be placed into Section 1931(b) without a determination if there have been no family member changes or income or property changes. This determination may be made by comparing the CalWORKs case (reason for termination and case information) with information provided in the most recent Edwards packet.

MEDI-CAL FAMILY BUDGET UNIT (MFBU)

Counties have requested some examples of how to set up the MFBU when some of the family members may be receiving CalWORKs and the other family members may or may not be eligible for Section 1931(b)-Only depending on whether they meet the financial and deprivation rules. Counties also wanted examples of the MFBU composition when none of the family is receiving CalWORKs.

As previously stated in ACWDL 98-43, CalWORKs and Section 1931(b) recipients are treated as Public Assistance (PA) or Other PA. If some members of the family are receiving CalWORKs, then those who are applying for Medi-Cal need not be evaluated for Section 1931(b). They are presumed eligible unless they do not meet the prior Aid to Families with Dependent Children (AFDC) rules for age or deprivation. If <u>no</u> persons in the family are receiving a cash grant (e.g., Supplemental Security Income (SSI), CalWORKs, In Home Support Services (IHSS)), they are

evaluated for Section 1931(b) in the same MFBU regardless of whether or not they have linkage or meet the requirements of the program, (such as a 20 year old, a pregnant woman with no other children in the home who is not in her last trimester, or a child who is not living with either a parent or a caretaker relative).

Those persons who are ineligible for Section 1931(b) for the reasons described above or who are not financially eligible even after a <u>Sneede</u> determination should be evaluated for other programs such as the Medically Needy (MN), Medically Indigent (MI) or the Percent programs as described below. Otherwise eligible Section 1931(b) persons who are not eligible to receive full benefits because they do not have satisfactory immigration status are eligible for emergency and pregnancy related benefits under Section 1931(b). Counties are requested to use Aid Code 58 with an original aid code of 3N until the new Aid Code 3V is effective in March 1999.

Example 1

A father and two children ages six and eight are receiving Medi-Cal through CalWORKs. The mother is not eligible for CalWORKs because she does not meet the CalWORKs requirements such as work, citizenship, time limits, or other. The oldest child is not eligible for CalWORKs because he is age 20.

CalWORKs	1931(b)	MN/MI
Father Child No. 1 Child No. 2	Mother	20 Year Old

The mother is presumed eligible for Section 1931(b) without an income/resource determination because her spouse and children are receiving CalWORKs. The 20 year old is in his own budget unit because those on CalWORKs and/or Section 1931(b) are treated as PA.

Example 2

A father and two children ages six and eight were receiving CalWORKs. The mother was not eligible for CalWORKs because she did not participate in the CalWORKs work requirements and was receiving regular Medi-Cal. The oldest child was not eligible for CalWORKs because he is age 20. The family has now been terminated from CalWORKs because of an increase in earnings from employment. Section 1931(b) eligibility is determined prior to TMC and all family members are part of the Section 1931(b) MFBU whether they are eligible or not.

1931(b)

MN/MI

20 year Old

Father Child No. 1 (\$) Child No. 2 Mother <20 year old>

The mother can be considered for Section 1931(b) because there are no work requirements for this program. The 20 year old is ineligible for Section 1931(b) and must be evaluated under regular Medi-Cal in his/her own MFBU. If the family is eligible for Section 1931(b), they may continue to receive Medi-Cal at no SOC under this program. Should they later be determined ineligible for Section 1931(b) because of an increase in earnings, all but the 20 year old would be eligible for TMC. They could also receive Four Month Continuing if their income increased due to the collection of child/spousal support. Again, however, the 20 year old would not be eligible.

Example 3 (Sneede/Percent Program Applications)

- (a) If the family in Example 2 above was not eligible for Section 1931(b), those who were not eligible for Section 1931(b) would be evaluated under Section 1931(b) <u>Sneede</u> rules because Child No. 1 has income. Assume Child No. 1 was found to be ineligible for Section 1931(b) after the <u>Sneede</u> determination.
- (b) Since the child is not eligible under Section 1931(b) <u>Sneede</u>, he/she should then be evaluated for the Percent programs based on the same persons in the original MFBU and the net nonexempt income used to determine the Section 1931(b) program eligibility (e.g. use the \$240 deduction if the family is a recipient rather than an applicant).
- (c) If the child is not eligible for the Percent program, he/she would be evaluated with the 20 year old under the MN program. Apply regular <u>Sneede</u> and the Percent programs using regular MN/MI rules for the appropriate regular <u>Sneede</u> limits and poverty level limit for the total number of persons in the MN/MI MFBU. Do not count the persons or income or property of the persons who are eligible in the original Section 1931(b) MFBU.

Step One 1931(b)	Step Two Sneede			Step Three 1931(b) Poverty Level
	MBU No. 1	MBU No. 2		
Father Child No. 2 Mother Child No. 1 (\$) <20 Yr Old>	Father Mother Child No. 2 <20 Yr Old>	Child No. 1	(\$)	Father Child No. 2 Mother Child No. 1 (\$) <20 Yr Old>
Child No. 1 is Ineligible	Child No. 1 is	Ineligible		Child No. 1 is Ineligible

Since we are assuming that Child No. 1 is ineligible for all of the Section 1931(b) determinations, he/she will be determined for regular Medi-Cal with the 20 year old.

Step Six Step Five Step Four MN/MI Poverty Level MN/MI Sneede MN/MI MBU No. 2 MBU No. 1 <20 Yr Old> 20 Yr Old> Child No. 1 (\$) 20 Yr Old Child No. 1 (\$) Child No. 1 (\$) Child No. 1 is eligible Child No. 1 is ineligible Child No. 1 is ineligible

20 Yr Old is eligible

Assume that the 20 year old is determined eligible in Step Four. Child No. 1's determination must be continued through Step Six where it is assumed that he/she is eligible.

Example 4

A husband and wife with separate and two mutual children apply for Medi-Cal Only. The wife is the principal wage earner and is employed over 100 hours; therefore, the mutual children are ineligible for Section 1931(b) because they are not deprived. Since this family was not terminated from CalWORKs in the last four months, applicant rules apply.

1931(b)

MI Program

Husband Wife <Mutual Children> Wife's Separate Child Husband's Separate Child

Mutual Children

NOTE: If the husband and the husband's separate child choose not to be aided, his separate plus one-half of the community property are exempt; however, his income is counted. This exemption for property occurs even though his wife is requesting benefits. If the husband's separate child wants benefits, then the husband is considered a parent and the stepparent exemption does not apply.

Example 5

If only the separate children of one parent in Example 4 wish to be aided for Section 1931(b), follow the regular Medi-Cal MFBU rules for that scenario as described in the Medi-Cal Procedures Manual 5K Page 6, but (1) allow the Section 1931(b) recipient deduction of \$240 if applicable; (2) use the Section 1931(b) parental needs allocation; and (3) compare the net nonexempt income of the MFBU to the Section 1931(b) limit for the family of that size (two).

<u>1931(b)</u>

<Wife>

Wife's Separate Child

Example 6

In Example No. 4 above, if the husband had mutual children but no separate children of his/her own and had no linkage because his wife was not unemployed or incapacitated, he would be ineligible in the Section 1931(b) MFBU and his separate and one-half community property would be exempt. He would also be an ineligible member in the MFBU with the mutual children where his property would count.

NOTE: Stepparents with no separate or mutual children are eligible for CalWORKs if their spouse is unemployed or incapacitated, whereas Medi-Cal rules only allow this person to be linked if the spouse is incapacitated. He or she could, therefore, be eligible for the Section 1931(b) program if his/her spouse is unemployed, but not for the MN program.

1931(b)

MI Program

<Husband> Wife <Mutual Children> Wife's Separate Child

<Husband> Mutual Children

Example No. 7 (Sneede Applies)

Use the same family in Example No. 4; however, they are determined to be initially ineligible for Section 1931(b). Because this is a stepparent household, 1931(b) Sneede rules apply. Assume that the wife's separate child is still found to be ineligible for Section 1931(b) due to excess income.

1931(b)

1931(b) Sneede

MBU No. 1

MBU No. 2

Husband

Husband

Wife's Separate Child \$

Wife

Wife

<Wife's Separate Child> \$

<Mutual Children>

<Mutual Children> ineligible

Husband's Separate Child

Husband's Separate Child

Assume that the wife's separate child is still ineligible due to excess income or property or that the property is unknown. Determine eligibility under the Percent programs using Section 1931(b) net nonexempt income or property of the parent and the child and compare that to the income and property limits for Section 1931(b) for a family of that size (six).

If the wife's separate child is still ineligible, the county will then determine eligibility for the separate children and mutual children using regular Medi-Cal and <u>Sneede</u> rules. If the final determination still results in property ineligibility (or the property is unknown), or the children have a share of cost, the county should evaluate for the appropriate Percent programs.

MN/MI	Sneede	Percent Programs
MFBU	MFBU	MFBU
Wife's Separate Child Mutual Children	Wife's Separate Child Mutual Children	Wife's Separate Child Mutual Children

TMC_

Counties may no longer grant TMC to children age 18 or 19 and not enrolled in school or age 20. If a family, therefore, contains a child that meets this age definition, they should be evaluated for the MN or MI program. They would not be eligible for the second year of TMC either since the requirement for the second year is that they received the first year of TMC. If the child reaches age 18 or is age 19 and disenrolled from school after the family begins receiving TMC, he/she should be terminated from TMC and evaluated for regular Medi-Cal.

When determining income for the second year of TMC and only those persons 19 years old or above are receiving it, compare their average of the last three months of earned income minus child care expenses to 185 percent federal poverty level for the entire family size amount even though there are other children who are receiving regular Medi-Cal or Healthy Families.

Until the retroactive eligibility period for Section 1931(b) has been completed, those Medically Needy cases who report increased earnings from employment and may lose linkage due to loss of deprivation or would have a SOC must be evaluated for Section 1931(b) to determine if they would have been eligible for Section 1931(b) in three out of the last six months prior to granting TMC.

Persons who lose TMC eligibility because they are no longer employed should be evaluated for Section 1931(b) as applicants if they do not apply for CalWORKs. Those persons who lose TMC eligibility due to excess earnings, or because the only child leaves the home, or for any other reason. will not be eligible for Section 1931(b) if there is no deprivation. They should be evaluated for other Medi-Cal programs.

If the family is Section 1931(b) eligible based on absent parent deprivation and the absent parent returns to the home with earnings and is working over 100 hours, the family is eligible for

Wedfare if the family is ineligible for Section 1931(b) under the <u>applicant</u> rules. Families that change their deprivation from absence to unemployment or from incapacity to unemployment must meet the applicant rules for Section 1931(b) which are similar to that of CalWORKs and the former AFDC Program. <u>NOTE</u>: The exception to this rule is an unemployed parent who changes to incapacitated and then back to unemployed. He/she may continue as a recipient.

AID CODES

After the first six months of TMC and after the second six months of TMC, <u>Edwards</u> will continue to apply due to prior settlement agreements; however, there will be no <u>Edwards</u> after the last 12 months of the new State-only TMC in Aid Codes 5X or 5Y. Persons who receive restricted benefits for TMC under the new aid codes of 3T and 5T will have a new <u>Edwards</u> type of aid code which will be identified at a later date. There will be no <u>Edwards</u> under Aid Code 38 after the family is discontinued from Section 1931(b) Aid Codes 3N or 3V, and there will be no special Notice of Action.

As previously stated in ACWDL 98-56, Aid Code 5X is available now, however, the other new aid codes will not be available until March 1999.

PROPERTY OUESTIONS

Following are responses to questions raised at the Section 1931(b) training sessions held throughout the State.

Question 1: In the Section 1931(b) draft regulations regarding motor vehicles, the term

"licensed" is used. Does that mean currently registered?

Answer: No. In accordance with the Department of Motor Vehicles Regulations, the terms

"licensed" and "registered" are two different things. The term "licensed" means

that the car has been assigned license plates.

Question 2: Is jewelry considered a personal item and exempt under the Section 1931(b)

program?

Answer: Yes. Under the Section 1931(b) program jewelry can be exempt as a personal

item as well as an item if insignificant value if less than one-half of the property

limit.

Question 3: Does spousal impoverishment apply to individuals under the Section 1931(b)

program?

Answer: As long as an individual meets the definition of an institutionalized spouse and

was not a CalWORKs recipient or Section 1931(b) beneficiary immediately preceding entry into a medical institution or nursing facility and as long as that individual is expected to remain for 30 consecutive days, then the county does not

> need to determine whether or not the institutionalized spouse is temporarily absent from the home. The institutionalized spouse will be considered to be in a separate MFBU and the spousal impoverishment provisions must be applied as long as his/her spouse is not an inpatient in a medical institution or nursing facility. If the community spouse and family want Medi-Cal then they will have to spenddown to the property limit for the size of the family at home. A spousal income allocation may still be made; however the allocation would be included in the share of cost calculation of the family at home.

> If the spouse was a CalWORKs recipient or a Section 1931(b) beneficiary immediately proceeding entry into the medical institution or nursing facility, then the county must consider whether or not temporary absence exists and if so, then he/she will still be a member of the MFBU with the family and spousal impoverishment provisions will not apply. If CalWORKs continues to consider the individual to be a member of the assistance unit, counties should assume that the individual is temporarily absent from the home and spousal impoverishment provisions would not apply.

Can an unlicensed vehicle be exempt as a home? Question 4:

Yes. The draft regulations have been clarified and the form will be clarified with

the next printing.

Answer:

Answer:

If the home is on one separately assessed parcel and there are other separately Ouestion 5: assessed parcels that are adjacent or contiguous to the parcel which includes the

home are both parcels exempt under the Section 1931(b) program?

No. Unlike regular Medi-Cal where the exempt principal residence includes all the property which is contiguous and adjacent to the home including structures and building that are located on the other parcels, the exemption for the home under the Section 1931(b) program shall apply only to the separately assessed parcel which includes the home.

Enclosed are copies of the MC 176 P (front and back), the Property Reserve Worksheet for both the Section 1931(b) and regular Medi-Cal programs, and the MC 176 PV, the Motor Vehicle Worksheet for the Section 1931(b) program. The MC 176 PV is in the warehouse. The MC 176 P is currently being printed and counties will need to make copies until the revised form is available in the warehouse.

A revised version of draft property regulations is also enclosed. This revision contains minor typographical corrections and a few minor technical corrections and clarifications based upon comments received from the counties during training. Due to the clarifications and corrections contained in the revised draft regulations, the summary of the property changes in the Section 1931(b) program contained in Attachment 2 of the ACWDL 98-43 is also no longer accurate and should be disregarded.

FLOWCHARTS

Flowcharts have been included to outline the processing of Section 1931(b) applications. The three charts show the process of the Section 1931(b) application, the TMC process and the AFDC-MN process. Application of <u>Sneede</u> has also been included in each flowchart.

SNEEDE INCOME DETERMINATION WORKSHEET

This form (MC 175-3I.2 1931 Group) will be modified to remind counties that the \$240 deduction is not used for applicants (Items A No. 7 and C No. 17). The parental/spousal allocation computation amount of \$370 will be deleted (Item F) because the amount changes each year. Rather, the notation will be to use the current MBSAC amount. The current amount is now \$381. Counties will also be reminded of the rounding rules as usually stated on other income worksheets.

The Prorated Income Standard Chart for Section 1931(b) <u>Sneede</u> is similar to the regular <u>Sneede</u> income prorated chart. Please see the instructions on the regular chart for more information.

We have enclosed a completed <u>Sneede</u> Income Determination Worksheet for Example 4 from ACWDL 98-43 for your information. We have also enclosed camera-ready copies of the MC 175-31.2 and the MC 324.

STATUS REPORTING

Those persons in Section 1931(b)-Only need not return status reports <u>if</u> another member of their family is currently receiving CalWORKs. All other persons on Section 1931(b) or on regular Medi-Cal must complete regular status reports.

COUNTY WELFARE DIRECTORS ASSOCIATION

The Department is currently reviewing discussions with the County Welfare Directors Association regarding concerns about Section 1931(b) processing and expects to provide responses to those concerns in January 1999.

STATE ASSISTANCE

If you have any questions, please call Sharyl Shanen-Raya at (916) 657-2942 for property issues and Marge Buzdas at (916) 657-0726 or Erin Campi at (916) 657-5769 regarding deprivation or the MFBU.

Sincerely,

ORIGINAL SIGNED BY

Angeline Mrva, Chief Medi-Cal Eligibility Branch

Enclosures

Section 1931(b) Program DRAFT Regulations

50491. Treatment of Property Under the Section 1931(b) Program. The property of MFBU members applying for Medi-Cal under the Section 1931(b) program shall be treated in accordance with Article 9 as amended, with the following exceptions.

- (a) Whenever determining or redetermining the eligibility of an MFBU under the Section 1931(b) program, counties shall complete the form "Property Reserve Work Sheet Section 1931(b) Program" [MC 176 P (/98) Back] and retain a copy in the case record.
- (b) The following sections of Article 9 shall not apply.

50402	50420(a)	50426	50453.5	50465	50483
50412	50420.5	50427	50454.5	50467	50485
50413	50421	50428	50456	50469	50489
50416	50421.5	50441	50457	50471	50489.1
50417	50423	40449	50461	50473	50489.5
50418	50425	50453	50463	50475	50489.9

- (c) Notes, mortgages, deeds of trust, installment contracts and agreements (even where real property is held as security until the purchase price has been paid) shall be considered personal property. The portion of the payments which represent interest shall be considered to be income in the month of receipt and the portion of the payments which represent principal shall be considered property.
- (d) The separate and community property share of real or personal property owned by a stepparent who is not an applicant or beneficiary shall be exempt.
- (e) The exclusive personal property of a child who does not receive Medi-Cal under the Section 1931 program shall be exempt when determining eligibility for the MFBU under the Section 1931 program.
- (f) The total value of all real or personal property in which an MFBU member has an ownership interest, (property which is either owned separately by the MFBU member or jointly with the SSI/SSP recipient), and which is considered in determining the eligibility of the SSI/SSP recipient shall be exempt.
- (g) Real and personal property, including property held in trust, transferred to a trust, and

income produced and retained by the trust, is considered to be available if a member of the MFBU has the legal right, power and authority to liquidate the property and to use the proceeds. Available property, unless otherwise exempt, shall be valued in accordance with this section and shall be included in the property reserve. Property which is not available shall not be included in the property reserve.

- Property, other than real property, owned jointly with someone outside of the MFBU shall be considered available in its entirety to the owner in the MFBU, unless it can be demonstrated that such property is inaccessible to the owner in the MFBU or that the source and amount of funds invested in the property or the facts around the inheritance, if it was acquired in this way, must be determined in order to arrive at the share which the applicant/beneficiary and/or his/her spouse actually owns. If the owner in the MFBU can demonstrate that he/she actually owns or has access to only a portion of the property, only the value of that portion of the property shall be included in the property reserve. The property shall be considered totally inaccessible to the owner in the MFBU if the property cannot practically be subdivided and the owner's access to the value of the property is dependent on the agreement of a joint owner who refuses to comply. Property cannot be practically subdivided if the financial value of the proportionate share would be significantly reduced by sale of only the subdivision.
- (2) Personal property of a woman who is temporarily residing in a shelter for battered women and children shall be considered unavailable if:
 - (A) the property is jointly owned by the resident and member(s) of the former household from which the resident fled, and
 - (B) the resident's access to such property requires the consent of both the resident and the member(s) of the former household.
- (3) Real property, not otherwise exempt, that the owner is making a good faith effort to sell shall be considered unavailable and shall not be included in the property reserve for one period per parcel of no more than nine months. If the owner elects not to sell the property at any time prior to the expiration of the nine months, the property shall no longer be considered unavailable and the net market value shall be included in the property reserve.
 - (A) For purposes of subsection (3) above, a good faith effort is made when, at a minimum, either:
 - (I) The owner lists the property for sale with a licensed real estate broker at the property's approximate fair market value and is willing to negotiate the terms of the sale with potential buyers, or

- (II) The owner makes an individual effort to sell the property by doing all of the following:
 - (i) Advertising once a week in at least one publication of general circulation that the property is for sale.
 - (ii) Placing a sign on the property indicating that the property is for sale. Whenever possible, the sign shall be visible from the street.
 - (iii) Offering the property for sale at its approximate fair market value.
 - (iv) Is willing to negotiate the terms of the sale with potential buyers and respond to all reasonable inquiries about the property.
- (B) For purposes of subsection (3) the fair market value of the property shall be the applicant's/beneficiary's choice of:
 - (I) The assessed value of the property or
 - (II) A valuation of the market value of the property obtained by the owner from a licensed real estate broker.
 - (III) In exceptional circumstances, such as when the property is located in a remote area and it is impossible or impractical to obtain a valuation, and the owner believes that the assessed value is too high or too low, the county and the owner may agree on the market value based upon other available information.
- (C) The county shall inform the applicant/beneficiary at the time the property becomes unavailable that it is time-limited; and, at the end of nine months the net market value of the property shall be included in the property reserve.
- (4) Personal property other than financial instruments or vehicles, which if sold or otherwise disposed of would be unlikely to produce, after the costs of sale, "any significant amount of funds" or "significant return" for the support of the MFBU, shall be considered unavailable.
 - (A) "Any significant amount of funds" shall be funds amounting to one-half or more of the applicable property limit for the MFBU.

- (B) "Significant return" shall be any return, after estimated costs of sale or disposition, and taking into account the ownership interest of the household, that is estimated to be one-half or more of the applicable property limit for the MFBU.
- (h) The property reserve shall be equal to or less than \$3,000 if the MFBU includes one or two individuals, or, for other MFBU sizes, shall be equal to or less than the amounts listed in Section 50420 at sometime during the month for which Medi-Cal is requested.
- (i) A home, regardless of its value, occupied by the MFBU shall be exempt.
 - (1) Any house, mobile home, camper, trailer, houseboat or any other dwelling whether assessed as real or personal property by the county assessor is exempt if such an item of property is occupied by the MFBU as a home (place of residence). Property shall continue to be considered the home during temporary absence for reasons such as illness, seasonal employment, visits, extreme climatic conditions, etc., provided the recipient plans to, and it appears will be able to, return to the home when such circumstances no longer exists.
 - (2) The exempt home may be the unit of a multiple-dwelling unit that is occupied by the MFBU as a home. A home and a separate unit adjacent to the home shall be treated as a multiple dwelling unit.
 - (A) The unit(s) of the multiple dwelling that is (are) not occupied by the MFBU shall be treated as property and the value must be included in the property reserve.
 - (I) If the owner is making a good faith effort to sell the unit(s) that is (are) not occupied as a home as described in subsection (h)(3) above, then the unit(s) shall be considered unavailable for a period of time under the conditions specified in subsection (h)(3) above.
 - (II) If the unit(s) that is (are) not occupied as a home cannot be sold separately, the unit(s) shall be considered unavailable.
 - (3) The home which was the usual home of an owner who has entered into marital separation shall be treated as follows:
 - (A) The usual home shall be exempt in determining an applicant's eligibility for Medi-Cal during the month of application and for three consecutive months following the month of application.
 - (B) The usual home shall be exempt in determining a beneficiary's eligibility
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- for Medi-Cal during the month of separation and for three consecutive months following the month in which the separation occurs.
- (C) The applicant/beneficiary shall be informed when the exemption is granted that it is time-limited and that at the expiration of the three month period, the status of the home will be reconsidered and the net market value may be included in the property reserve.
- (D) The status of the home shall be reconsidered at the end of the three month period to determine if it is exempt in accordance with subsection (e) or unavailable in accordance with subsection (h) above. If the home is no longer exempt or unavailable, the net market value shall be included in the property reserve.
- (j) The net market value of real property, other than the exempt home or real property which is considered to be unavailable, shall be included in the property reserve. The net market value shall be determined by subtracting any encumbrances against the real property from its market value.
 - (1) The market value of real property shall be the lesser of the value established at the most recent appraisal of market value from a qualified real estate appraiser, the county assessor, recorder or tax collector.
 - (2) Encumbrances on real property include: mortgages, notes, deeds of trust, delinquent tax liens, court orders relating to judgements and mechanics liens, and assessments. Encumbrances may be written or oral.
 - (A) Evidence of written encumbrances shall be the documents which support the encumbrance.
 - (B) Evidence of unwritten encumbrances shall be the sworn statements of all parties, under penalty of perjury, to the following: initial and maturity date, extent of encumbrances, and value received.
- (k) The net market value of nonexempt personal property [other than motor vehicles treated in accordance with subsection (l) below] shall be determined in accordance with this subsection and included in the property reserve. The net market value is determined by subtracting any encumbrances against the property, penalties for early withdrawal or costs of sale (which are deducted before the proceeds are distributed to the seller of the property) from the market value.
 - (1) The market value of financial instruments or funds shall be the lowest face value, lowest balance (after subtracting any income which may have been deposited) or

fair market value of the property during the month [as modified by subsection (k) (2) - (k)(4) below]. Fair market value of other personal property shall be established by any method; however, if the applicant/beneficiary disagrees with the fair market value established by the county, the applicant/beneficiary may provide another method. The county shall use the method which results in the lowest fair market value.

- (2) The market value of IRAs, and available KEOGHs shall be the total fund value. Available KEOGHs are those which are established solely between MFBU members.
- (3) The market value of bonds shall be the total bond value. If interest is being accrued, recorded and is available to the owner without having to liquidate the bond, then the interest accrued and recorded in the month shall be subtracted from the total bond value.
- (4) The market value of stocks or mutual funds shall be the lowest price per share during the month or total fund value. If interest or dividends are accrued, recorded and are available to the owner without having to liquidate the stock or mutual fund, then the interest or dividends shall be subtracted from the lowest price per share or total fund value.
- (l) Motor vehicles, including automobiles, vans, trucks, boats, mobile homes, motor homes, trailers, snowmobiles, jet skis, motorcycles, and tractors, shall be treated in accordance with the following, unless the item is exempt as a home. Whenever determining or redetermining eligibility of an MFBU and treating vehicles under this subsection, counties shall complete the form "Vehicle Determination Work Sheet for 1931 Group" [MC 196 P-V (1/98) 1931 Group] and retain it in the case record.
 - (1) The entire value of any licensed vehicle (or an unlicensed vehicle used as a home or owned by a tribal member of an Indian reservation which does not require vehicles of tribal members to be licensed) shall be exempt if the vehicle meets any of the following conditions.
 - (A) The vehicle is for the purpose of producing income over 50 percent of the time the vehicle is in use, such as, but not limited to, a taxi, moving truck or fishing boat.
 - (B) The vehicle annually produces income, even if used only on a seasonal basis.
 - (C) The vehicle is necessary for long-distance travel, other than daily commuting, that is essential to the employment of an MFBU member; for

- example, the vehicle of a traveling sales person or a migrant farm worker moving from job to job.
- (D) The exemptions in subsections (A) through (C) above, shall apply when the vehicle is not is use because of temporary unemployment.
- (E) The vehicle was previously used by a self-employed MFBU member for farming but is no longer used over 50 percent of the time in farming because the MFBU member has terminated his/her self-employment. This exemption shall be limited to no more than one year from the date self-employment terminated.
- (F) The vehicle is used as the home and, therefore, exempt under subsection (j) above.
- (G) The vehicle is necessary to transport a disabled individual living in the home (as long as the home is not a boarding house or other licensed residence or facility, unless the disabled individual is the applicant/beneficiary or an ineligible member of the MFBU) regardless of the purpose of such transportation.
 - (I) If the disability of the individual is not evident to the eligibility worker, verification shall be required.
 - (II) If verification is required, the individual shall be required to provide a statement from a physician certifying that the individual is disabled. The disability may be temporary or permanent.
 - (III) There shall be a limit of one vehicle per disabled individual living in the home.
 - (IV) The vehicle need not have special equipment or be used primarily by or for the transportation of the disabled individual. However, a vehicle shall be considered necessary for the transportation of the disabled individual if the vehicle is specially equipped to meet the specific needs of the disabled person or if the vehicle is a special type of vehicle that makes it possible to transport the disabled person.
- (H) The vehicle is used to carry fuel for heating or water for home use, when such transported fuel or water is the primary source of fuel or water for the MFBU.

- (2) All nonexempt licensed and unlicensed vehicles shall individually be evaluated for estimated fair market value.
 - (A) The estimated fair market value of two or more vehicles shall not be added together to reach a total fair market value in excess of the current vehicle exclusion limit.
 - (B) The estimated fair market value of automobiles, trucks and vans may be determined in accordance with the methodology which utilizes the DMV License Fee Rate tables described in Section 50461 or by the value of those vehicles as listed in publications written for the purpose of providing guidance to automobile dealers and loan companies, customarily referred to as "blue books". If a blue book is used the county shall insure that the blue book used to determine the value of vehicles has been updated within the last six months.
 - (I) The county shall assign the wholesale value to vehicles. If the term "wholesale value" is not used in a particular blue book, the county shall assign the listed value which is comparable to the wholesale value.
 - (II) The county shall not increase the basic value of a vehicle by the value of low mileage or other factors such as optional equipment or special equipment for the handicapped.
 - (III) If a new vehicle is not yet listed in the blue book, the county shall determine the wholesale value through some other means, such as contacting a car dealer which sells that make of vehicle and asking how much the dealership would offer the household for the car.
 - (IV) To determine the most appropriate value of a vehicle, the county shall obtain from the owner or the vehicle's registration card, the vehicle's year, make, model, and number of doors. If the information for these four items is incomplete, the county shall use the lowest blue book value listed to the extent that the vehicle has been identified.
 - (C) If a vehicle is no longer listed in the blue book, the owner's estimate of the value of the vehicle shall be accepted, unless the county has reason to believe the estimate is incorrect. In that case, and if it appears that the vehicle's value will affect eligibility, the owner shall obtain an appraisal or produce other evidence of its value, such as a tax assessment or a newspaper advertisement which indicates the amount for which like

vehicles are being sold.

- (D) If the vehicle is in less than average condition, due to body damage or inoperability or the owner alleges that the blue book value does not apply to the vehicle, he/she shall be given the opportunity to obtain verification of the true value from a reliable source.
- (E) Verification of the value of licensed antique, custom made, or classic vehicles shall be required if the county is unable to make an accurate appraisal.
- (3) Counties shall individually determine the excess fair market value of nonexempt licensed vehicles by subtracting \$4650 from the estimated fair market value determined in subsection (2) above.
- (4) All nonexempt licensed or unlicensed vehicles shall individually be evaluated for equity value. Equity value shall be determined by subtracting any encumbrance against the vehicle from the estimated fair market value determined in subsection (2) above.
- (5) Counties shall select the lesser of the excess fair market value determined in subsection (3) above or the equity value determined in subsection (4) above for each vehicle and include the amount determined to be the least in the property reserve, except as modified by subsection 6 below.
- (6) Of the vehicles with equity values determined to be the least amount in subsection (5) above, the county shall subtract \$1500 from the one vehicle with the greatest equity value and include that amount in the property reserve.
- (m) The following items of personal property shall be exempt.
 - (1) Personal items and household goods to furnish and equip a home, including but not limited to jewelry, cameras, camcorders, tools and power tools, musical instruments, recreational equipment, cellphones, bicycles, computers, televisions, stereos, hobby items and collections shall be exempt.
 - (2) Personal property, to the extent that it is directly related to the maintenance or use of a vehicle exempt under subsections (m) (1) (A), (B) or (D) above, shall be exempt.
 - (3) Stock in a water company not appurtenant to the land in the amount necessary for agricultural purposes shall be exempt.

- (4) Loans shall be exempt when there is a written agreement signed and dated by the lender and the MFBU member as parties to the agreement that clearly specifies:
 - (A) the obligation of the MFBU member to repay the loan; and
 - (B) a repayment plan which provides for installments of specified amounts that continue on a regular basis until the loan is fully repaid.
- (5) The cash surrender value of life insurance policies shall be exempt.
- (6) The cash value of KEOGH plans which involve a contractual relationship with individuals who are not MFBU members, pension plans or pension funds shall be exempt.
- (7) Real and personal property purchased with funds received under Title I or Title II of the Economic Opportunity Act when such funds were excluded from consideration as income or property. This exclusion does not extend to income or profits from such property.
- (8) Personal property (except cash, nonbusiness financial institution accounts and other nonbusiness financial instruments where cash is available upon demand) which annually produces any income shall be exempt, even if only used on a seasonal basis. The full value of deeds of trust, promissory notes, mortgages, installment contracts or agreements shall be exempt if interest income is being produced.
- (9) Personal property which is essential to the employment or self-employment of a MFBU member shall be exempt.
 - (A) Property may be, but is not limited to, tools of a tradesman or equipment of a farmer.
 - (B) Property of a business, such as funds in a checking or savings account, whether maintained exclusively for business purposes or commingled with nonexempt funds, shall be exempt.
 - (C) Counties shall accept the statement of the applicant/beneficiary whether the property, including financial reserves, are essential to the employment or self-employment of the individual and are necessary to produce either current or future income.
 - (I) If an allegation is made that some or all of the funds contained in a personal account are those of the business of a self-employed

MFBU member, then verification must be provided to demonstrate that some or all of the funds in the account are receipts of the business and verification must be provided that business expenses have been paid out of that account as well.

- (D) When an MFBU member ceases to be self-employed in farming, property which was essential to this self-employment will continue to be exempt for a period of one year from the date of termination.
- (10) Tools of trade, equipment and materials including stocks and inventories which will assist the MFBU member to implement and continue his/her approved plan of employment.
 - (A) The county shall determine if the items will assist the individual in his/her approved plan of employment.
 - (B) An approved plan of employment shall be the county's determination that:
 - (I) The MFBU member has training, education, or background in the chosen occupation; and
 - (II) There are no insurmountable physical barriers which render the individual incapable of returning to his/her chosen occupation.
- (11) Any cash savings and interest accumulated pursuant to the Independent Living Program (ILP) written transitional independent living plan and retained by a child who is 16 years of age or older and is participating in the ILP. There is no limit to the amount that may be retained under this subsection.
- (12) A Native American's interest in land held in trust by the United States Government is exempt.
- (n) In addition to those payments that are exempt under Article 9 as amended, the following payments shall also be considered exempt.
 - (1) The amount of retroactive corrective aid is exempt for only the month of receipt and the following calendar month.
 - (2) Lump-sum retroactive SSI/SSP payments shall be exempt.
 - (3) Any federal, state or local Earned Income Tax Credit (EITC) payment received by any MFBU member shall be exempt for 12 months, provided an MFBU member was participating in the Section 1931(b) program at the time of receipt of the

EITC and provided the MFBU member participates continuously during that 12-month period. Continuous participation includes breaks in participation of one month or less due to administrative reasons, such as delayed recertifications or missing or late status reports.

- (A) If the pay stub does not indicate an EITC advance payment was received, no further verification is required.
- (B) If the amount of the EITC advance payment is not clear from viewing the paystub, the county shall obtain clarification from the individual and contact the employer if necessary to obtain the amount.
- (4) Income of students and self-employed individuals which is retained beyond the month of receipt shall be considered exempt property for the period of time over which the payment has been averaged for income purposes.
- (5) Relocation assistance or real property acquisition benefits paid by a public agency to an individual who has been relocated as a result of a program of area redevelopment, urban renewal, freeway construction or any other public development, involving demolition or condemnation of existing house.
- (6) Payments for lost, stolen, damaged, or destroyed property shall be exempt for the month of receipt and the month following the month of receipt.
- Payments made under PL 100-383, Section 105(f)(2), to U.S. citizens and permanent resident aliens of Japanese ancestry who were interned during World War II or their survivors; and payments received as restitution made to Aleut residents of the Pribilof and Aleutian Islands as a result of being relocated by the United States government and for injustices suffered while under United States control during World War II shall be exempt.
- (8) Disaster and emergency assistance payments pursuant to the Disaster Relief Act of 1974 [as amended by PL 100-707, Section 105(i)], provided by federal, state, or local governments or disaster assistance organizations shall be exempt.
- (9) Payments received from the Agent Orange Settlement Fund or any other fund established to settle liability claims by veterans or survivors of deceased veterans concerning Agent Orange under the Agent Orange Compensation Act of 1989 (PL 101-201, PL 101-239, and PL 101-329, Section 10405).
- (10) Payments received under the Radiation Exposure Compensation Act shall be exempt pursuant to the Radiation Exposure Compensation Act of 1990 [PL 101-426, Section 6(h)(2)].

- (11)Payments to victims of Nazi persecution shall be exempt pursuant at PL 103-286. Section 1.
- (12)Allowances, earnings and payments to individuals in program and index the Job Training Partnership Act of 1982 (PL 97-300) shall be executed with the following exception. Earnings from the JTPA on-the-job training program shall be exempt if the JTPA participant is under 19 years of age and great parental control of an adult MFBU member [PL 97-300, Section 142(b) and PL 99-198]. Earnings from all other on-the-job training programs shall not be a compt.
- (13)Payments or allowances made under any federal laws, except beaefits under a state program funded under Part A of Title IV of the Social Security Act, for the purpose of energy assistance, such as the Low Income Home Energy Assistance Act (LIHEAA), or from Housing and Urban Development (HUID) or the Farmers Home Administration (FmHA) programs shall be exempt. One time assistance payments or allowances under federal or state laws for weatherization or emergency repair or replacement of heating or cooling devices are exempt.
- Financial assistance provided under any of the following shall be exempt: (14)
 - (A) A program funded in whole or in part under Title IV of the Higher Education Act (PL 102-325).
 - **(B)** Bureau of Indian Affairs student Assistance program (3) 102-325).
 - (C) Title XIII, Indian Higher Education Programs, Tribal Development Student Assistance Revolving Loan Program (Tribal Development Student Assistance Act).
 - (D) To the extent the financial assistance provided under the Carl D. Perkins Vocational and Applied Technology Education Act Assendments of 1990 (20 U.S.C., Section 2301-2466d) is used or earmarked for future use to meet attendance costs for a student attending school on at least a half-time basis, as defined by the institution. Attendance costs are defined as tuition, fees, rental or purchase of required equipment materials, supplies, books, transportation, dependent care and miscellaneous personal education expenses.
- (15)Allowances, earnings, and payments made under Title I of the National and Community Service Act (NCSA) of 1990 shall be exempt (PL 101-610, Section 177(d)]. The NCSA includes programs under the Serve America, American Conservation and Youth Corps, and National and Community Service subtitles.

- (A) Earnings of individuals, except dependent household members under 19 years of age participating in on-the-job training under Title I programs shall not be exempt, consistent with the provisions of subsection (m)(12) above.
- (B) Examples of programs under Title I of the NCSA include: the Higher Education Service-Learning Program; the AmeriCorps umbrella program, including the National Civilian Community Corps and the Summer for Safety programs; and the School-to-Work Opportunities Program.
- (16) Allowances paid under PL 104-204 to children of Vietnam Veterans who are born with spina bifida shall be exempt.
- (17) Payments made from any fund established pursuant to the settlement in the case of <u>Susan Walker v. Bayer Corporation</u> (N.D. Ill.) shall be exempt.
- (18) Austrian social insurance payments based, in whole or in part, on wage credits granted under Paragraphs 500-506 of the Austrian General Social Insurance Act are exempt to the extent they are kept identifiable. Austrian social insurance payments which are not based on wage credits granted under Paragraphs 500-506 are included in the property reserve in the month following the month of receipt.
- (19) Court-ordered reimbursements made to <u>Quilling v. Belshè</u> class members shall be exempt property in the month of receipt and for three calendar following the month of receipt. The applicant/beneficiary shall provide any verification sufficient to establish that the payment or remaining funds are the result of a claim filed under <u>Quilling v. Belshè</u>. If verification is not available the county shall contact the Department of Alcohol and Drug Programs to verify the applicant's/beneficiary's statement that a <u>Quilling</u> reimbursement was made, and the date and amount of the reimbursement.
- (o) In addition to the those payments that are exempt under Article 9 as amended, the following payments to Native Americans shall also be exempt. Counties shall exempt payments under whichever subsection provides the greatest advantage to the MFBU.
 - (1) Distributions from a Native corporation established pursuant to the Alaskan Native Claims Settlement Act paid to an MFBU, individual Native or descendent of a Native shall be exempt. Distributions include cash (including cash dividends on stock received from a Native corporation) to the extent it does not exceed \$2,000 total per person per anum, stock, a partnership interest, land or interest in land, and interest in a settlement trust.
 - (2) Any funds distributed on a per capita basis or held in trust for members of any

Native American tribe under Public Law (PL) 92-254 or PL 94-540 shall be exempt.

- (3) Funds of Native American tribes including interest earned from, investment income derived from and initial purchases made with such funds when the funds have been:
 - (A) Distributed by the Secretary of the Interior on a per capita basis; or
 - (B) Held in trust by the Secretary of the Interior; or
 - (C) Individually owned trusts or restricted lands.
- (4) Funds or assets of, or payments to Native American tribal members or Alaska Natives shall be excluded as property if specifically exempt by any other federal law. These exemptions include, but are not limited to:
 - (A) Payments received under the Alaska Native Claims Settlement Act (PL 92-203, Section 29 and PL 100-23, Section 15 or the Sac and Fox Indian claims agreement (PL 94-189, Section 8);
 - (B) Payments received by Indian tribal members under PL 94-114, Section 6, regarding submarginal land held in trust by the United States. The following tribes may benefit from this provision.
 - (I) The Bad River Band of the Lake Superior Tribe of Chippewa Indians of Wisconsin;
 - (II) Blackfeet Tribe;
 - (III) Cherokee Nation of Oklahoma:
 - (IV) Cheyenne River Sioux Tribe;
 - (V) Crow Creek Sioux Tribe;
 - (VI) Lower Brule Sioux Tribe;
 - (VII) Devils Lake Sioux Tribe;
 - (VIII) Fort Belknap Indian Community;
 - (IX) Assiniboine and Sioux Tribes;

- (X) Lac Corte Oreilles Bank of Lake Superior Chippewa Indians;
- (XI) Keweenaw Bay Indian Community;
- (XII) Minnesota Chippewa Tribe;
- (XIII) Navajo Tribe;
- (XIV) Oglala Sioux Tribe;
- (XV) Rosebud Sioux Tribe;
- (XVI) Shoshone-Bannock Tribe; and the
- (XVII) Standing Rock Sioux Tribe.
- (C) Payments received from the disposition of funds to the Grand River Bank of Ottawa Indians shall be exempt pursuant to PL 94-540.
- (D) Payments received by the Confederated Tribes and Bands of the Yakima Indian Nation and the Apache Tribe of the Mescalaro Reservation from the Indian Claims Commission (PL 95-433, Section 2) shall be exempt.
- (E) Payments made to the Passamaquoddy Tribe, the Penobscot Nation, or the Houlton Band of Maliseet, or any Indian household or member thereof, pursuant to the Maine Indian Claims Settlement Act of 1980 shall be exempt pursuant to PL 96-420, Section 9(c).
- (F) Payments of relocation assistance to members of the Navajo and Hopi Tribes shall be exempt pursuant to PL 93-531, Section 22.
- (G) Funds that meet the criteria in subsection (I) below shall be exempt.
 - (I) The funds were appropriated to satisfy judgements of the Indian Claims Commission or Claims Court pursuant to PL 93-134, PL 97-458 and PL 98-64 which are any of the following:
 - (i) Distributed on a per capita basis, not exceeding \$2,000, or held in trust according to an approved plan.
 - (ii) As of January 12, 1983, were to be distributed on a per capita basis, up to \$2,000, or held in trust according to a plan approved by Congress prior to January 12, 1983.

- (iii) Were distributed according to a plan approved by Congress after December 31, 1981, but prior to January 12, 1983, and any purchases made with such funds; or
- (iv) Are per capita payments, not exceeding \$2,000 from funds which are held in trust by the Secretary of the Interior (trust fund distribution).
- (II) For purposes of subsection (G), the \$2,000 limit on per capita shares applies to each payment made to each household member.
- (III) Purchases made with payments described in subsection (G) which were distributed between January 1, 1982 and January 12, 1983 shall be exempt property to the extent exempt funds were used to make such purchases.
- (H) Interest of individual Indians in trust or restricted lands shall be exempt property only, and any income from such interests shall be countable property in the month following the month of receipt pursuant to PL 93-134, PL 97-458 and PL 403-66, Section 13736.
 - (I) For purposes of subsection (H), interests include the individual's right to, or legal share of, the trust or restricted land and any resulting income.
 - (II) For purposes of this section, the exemption applies to each individual MFBU member who holds an interest or legal share.
- (I) Assistance received under the Indian Child Welfare Act child and family service grant programs on or near reservations (PL 95-608). These programs include, but are not limited to: family assistance, day care, after school care, respite care, recreational activities, home improvement, employment of domestic relations and child welfare personnel, and education and training.
- (J) Payments made to the following: Turtle Mountain Band of Chippewas, Arizona (PL 97-403); Blackfeet, Grosventre, Assiniboine tribes, Montana, and the Papago Tribe, Arizona (PL 97-408); Red Lake Band of Chippewa Indians (PL 98-123, Section 3); White Earth Band of Chippewa Indians, Minnesota, pursuant to the White Earth Reservation Land Settlement Act of 1985 (PL 99-264, Section 16); and Saginaw Chippewa Indian Tribe of Michigan [(PL 99-346, Section 6(b)(2)].

- (K) Per capita and interest payments made to members of the Assiniboine Tribe of the Fort Belknap Indian Community and the Fort Peck Indian Reservation, Montana (PL 98-124, Section 5).
- (L) Funds paid to heirs of deceased Native American under the Old Age Assistance Claims Settlement Act, except for per capita share exceeding \$2,000 (PL 98-500, Section 8).
- (M) Funds distributed per capita of held in trust for the Chippewas of Lake Superior and the Chippewas of the Mississippi [PL 99-146, Section 6(b) and PL 99-377].
- (O) Funds, assets or income from the trust fund established pursuant to the Puyallup Tribe of Indians Settlement Act of 1989 [PL 101-41, Sections 10(b) and (c)].
- (P) Payments made to the Seminole Nation of Oklahoma, the Seminole Tribe of Florida, the Miccosukee Tribe of Indians of Florida and the independent Seminole Indians of Florida to satisfy the judgments of the Indians Claims Commission, except for per capita payments exceeding \$2,000 (PL 101-277).
- (Q) Payments, funds, distributions or income under the Seneca Nation Settlement Act of 1990 [PL 101-503, Section 8(b)].
- (p) Exempt funds, that are otherwise exempt for a limited period of time, shall be exempt for an unlimited period of time when kept in a separate account and not commingled with other nonexempt funds.
- (q) Funds which are to be apportioned over time shall be exempt property for the period of time over which they have been prorated as nonexempt income if the funds have been commingled with other nonexempt funds.

PROPERTY RESERVE WORK SHEET

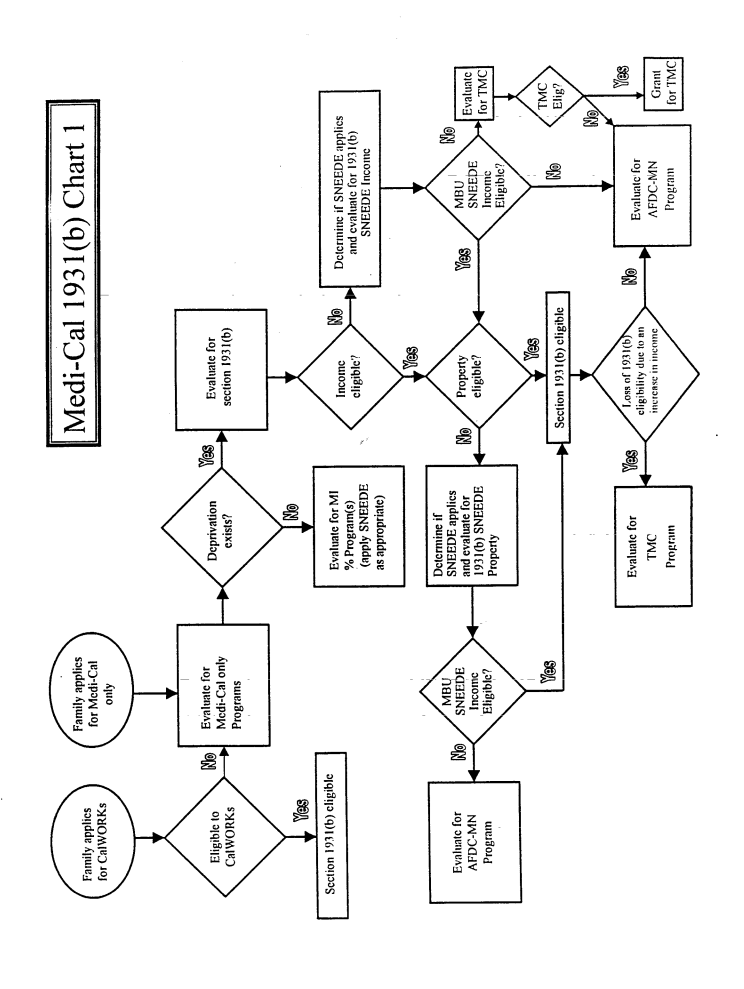
Name	Case Num	ber		A	/onth			
I. NONEXEMPT OTHER REAL PROPERTY (ORP)		11. 1	PROPERTY PROVIDE D	Y RESERVE: US	SE REVERSE	TO ITE	MIZE	OR TO
A. Determine market value and encumbrances of and list in 1 and 2. Note: If ORP owned join not in MFBU, list only the share of mal encumbrances of persons in MFBU.	th with person:	s.	1. Excess va a. Enter b. Enter	alue ORP from Col. I, line C from Col. I, line C				
1. Market Value per Section 50412	\$	-	c. Line 1	a1b			\$	
2. Encumbrances per Section 50413	s	7 2		ortgages, deeds o				
3. Net Market Value (line 1 minus line 2)	s	┦	sale of re	al property owned	by MFBU m	ember	\$	
4. Life Estate (determine value per Section 50442		ქ 3	•	sets (money, check				
and procedure 9A)	s	<u> </u>	stocks, bo	onds, etc. (other ti	nan for busine	ess)]	\$	
 Net Market Value of notes, mortgages, deeds of trust from sale of real property owned by MFBU member 			. Burial plo	onexempt life insu ts, vaults, or crypt			\$	
6. Total net ORP (add lines 3, 4, and 5)	_ s	 	and not e	xempt as ORP			\$	
Enter in Column !, line C1		6	. Value of de	esignated burial fun	ds in excess o	f \$1,500	\$	
	\$	∤ 7 .		ess vehicles, boat		ulers;		
B. INCOME FROM NONEXEMPT ORP	The state of the s	↓	other than	one exempt for to	ransportation		home and	***
1. Rental Income Yearly, if yes, \$+ 1	2 \$		Item	Market Value e.g., DMV licens tee x 50 or		brance		
2. Upkeep and Repair		<u> </u>		appraised value				
a. \$x.15							\$	
Line B1 \$		<u> </u>					\$	
b. + \$4.17 \$ 4.17		<u> </u>		l			<u> </u>	
c. Line a + b \$	J	8.	Jewelry, n	ot exempt and val	ued over \$10	0 \$	<u>; </u>	
d. Actual upkeep and repair \$		9.	Other cour	ntable property		\$;	
e. Greater of line 2c or 2d	\$	10.	-	roperty reserve		- 1		
☐ Monthly 3. Interest ☐ Yearly, if yes. \$ ± 12			The second second second	1 through 9)		\$;	
	5	11.		care insurance ex	cemption	- }		
4. Taxes and Monthly Assessments Vearly, if was \$ 12			(benefits p	aid)	·		\$	
Assessments Yearly, if yes, \$+ 12	. 5	12.	Community	spouse resource	allowance		\$	
5. Utilities Yearly, If yes, \$+ 12	S			erty reserve (line 1		nd 12) \$		
Monthly	-			persons in MFBU				
6. Insurance Yearly, if yes, \$+ 12	2			nit for MFBU		\$		
7. Total expenses (add lines 2e through 6)	2			reater than line 13 operty eligible	57			
8. Net rental income (line 1 minus line 7) Enter				ess property—ine	ligible			
on MC 176 M Column I or II)	s		Explain prop	erty requirements.				
9. Income from ORP other than rental income				mplete Sneede Scre				
(Section 50508) (Enter on MC 176 M, Column I or II)	s	III. SN	EEDE: PH	IOPERTY SCREE rly and MFBU inclus	NING	arananan a	mandalli	
10. Total income from ORP (line 8 plus line 9)	S			FBU INCLUDE:	A Cardial C		YES	
C. UTILIZATION-NONEXEMPT ORP				nt with property?				<u>NO</u>
1. Total Net Market Value of ORP (from Col. 1, line A8)	s			ed couple with mu	tuel child/sec	12		무
2. 6% per year utilization requirement	\$ X.005			own nonexempt		"' ——	<u></u>	
3. Income needed \$				nt caretaker relativ			<u> </u>	<u> </u>
4. a. is B10 greater than C3? Yes No 1 if met. If no, recompute rental income with actual	yes, utilization al upkeep and		MFBU with	the child(ren) for and the caretaker w	whom care is			0
repair, if lower. b. Is B10 now greater than or equal to C3? Ye	s 🗆 No 🗇	• 1	f "NO" to a	ll of the above, sto	p here.			
If yes, utilization met.		• 1	π "YES" to a (1) the MF	any of the above a BU includes a	and:	molete	MC4.	75_9
	s		MC175	-3P, and MC175-4				
 Exemption: If 4a, b, or c is yes, enter lesser of \$6,000 or line C1. Otherwise, enter Ø. 	s		(2) the MFE and MC	BU does <i>not</i> inclu	de a parent, o	complete	MC17	/5-3P
ligibility Worker Signature	Worker Numbe	er	Computati	ion Date		County I	Use	

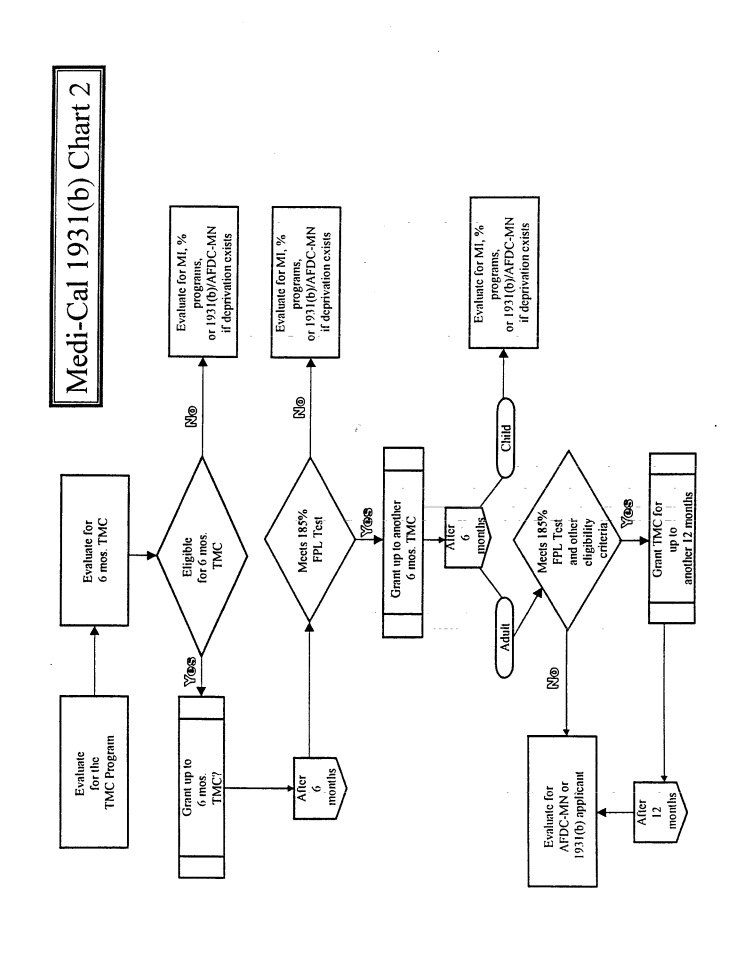
PROPERTY RESERVE WORK SHEET—SECTION 1931(b) PROGRAM

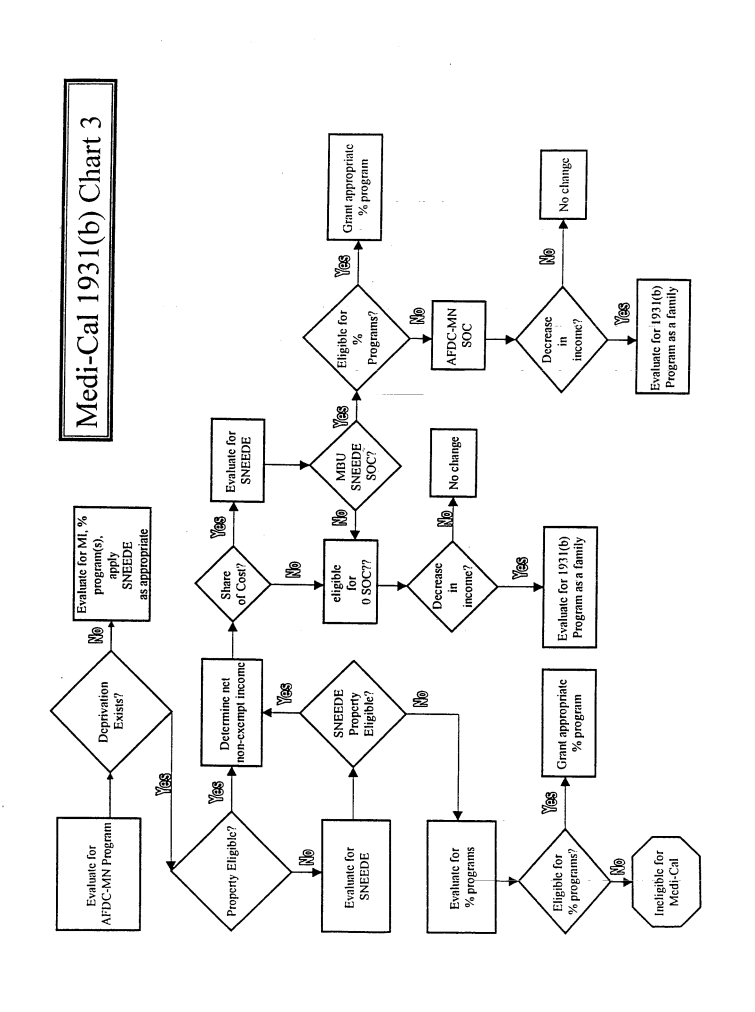
Name	Case Numb	er Month
A. NONEXEMPT OTHER REAL PROPERTY (ORP)	COUNTY USE SECTION
Determine market value and encumbrances of ORP in county use section and list in 1 and nonexempt ORP owned jointly with person MFBU, list only the share of market encumbrances of persons in the MFBU.	of nonexempt 2. Note: If s not in the	
1. Market Value per Section 50412	\$	
2. Encumbrances per Section 50413	-\$	
3. Net Market Value (line 1 minus line 2)	\$	
Life Estate (determine value per Section 50442 and procedure 9A)	s	
5. Total net nonexempt ORP (add lines 3 and 4). Enter in B.1.	\$	
B. PROPERTY RESERVE		
Total net nonexempt ORP from A.5.	\$	
Notes, mortgages, deeds of trust owned by MFBU member and not producing income	s	
 Nonbusiness liquid assets (money, checking/ savings, stocks, bonds) 	s	
4. IRAs and accessible KEOGHs	\$	
5. Burial plots, vaults, or crypts (not for family use)	\$	
Excess revocable designated burial funds (over \$1500)	s	
7. Nonexempt vehicles, boats, vans, trailers, etc. (list items and amounts from MC 176 P-V)	s	
	s	
	\$	
C Other counteble property (Est Norma)	S	
Other countable property (list items)	s	
	s	
	s	
9. Subtotal property reserve (add lines 1 through 8)	S	
Long-term care insurance exemption (benefits paid)	- \$	
11. Total property reserve (line 9 minus line 10)	S	
12. Property limit for MFBU Number of persons in MFBU	s	
13. Is line 12 greater than line 11?		
☐ Yes—property eligible		
No—property ineligible (see below)		
Did you explain spenddown options to ensute opet TMC later?		
Did you do the Sneede Screen? (See other		
If not eligible for the Section 1931(b) progra eligibility for the AFDC-MN program.	ım, determine	

VEHICLE DETERMINATION WORK SHEET FOR 1931 GROUP

Case name			Case number
Case faire			
DIRECTIONS	VEHICLE NUMBER ONE	VEHICLE NUMBER TWO	VEHICLE NUMBER THREE
List all vehicles owned by anyone in the MFBU.	Make	Make	Make
NOTE: Complete additional work sheets if me		Model	Model
than three vehicles.	Year	Year	Year
STEP ONE—Only Licensed Vehicles and Unito Vehicles, Go to Step Two.	ensed Vehicles on Indian Reserva	tion Which Do Not Requin	e Licensing. For All Othe
A vehicle used for any reason listed below is exer 1. On the job or for income producing purpos 2. Long distance travel essential to individua 3. Home (only one vehicle per household). 4. Transportation of disabled individual living 5. Transportation of primary fuel/water for the	ses even if only on a seasonal basis is employment, e.g., traveling sales, in the home.		
Is vehicle exempt?	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
If yes, list reason and STOP.	1		
If NO, go to Step Two.	Reason:	Reason:	Reason:
STEP TWO-Only Vehicles Not Exempt in Ste	р Опе		
A. Enter estimate of Fair Market Value (FMV).	FMV \$	FMV \$	FMV \$
B. Licensed Only—If Unlicensed, Go to Step Two Enter excess FMV (estimate of FMV minus \$4 If zero, then exempt, STOP. If not zero, go to Step Two (C).			4,650 Excess FMV \$
 C. All Remaining Vehicles—Enter encumbrance (amount owed). 	Amount owed \$	Amount owed \$	Amount owed\$
 D. Determine equity value (EV) of vehicle (FMV from Step Two (A) minus encumbrance in Step Two (C)). 	of vehicle	EV \$	EV \$
STEP THREE—Countable Vehicle Value			
Compare Step Two (B) and Step Two (D). Enter the lesser value.	Check One Excess FMV Or EV \$	Check One Excess FMV or EV \$	Check One Excess FMV or EV \$
B. Enter \$1,500 in the column under the one ve the highest equity value. If excess FMV is t amount, enter zero. Enter zero in all columns \$1,500 is not entered.	he lesser	- \$	- \$
C. Subtract Step Three (B) from Step Three (A) a result. If zero, then car is exempt. If not zero enter amount on Property Reserve Work Shee (MC 176 P (Back) 1931).	, then	- \$	- s







SECTION 1931(b) SNEEDE V. KIZER NET NONEXEMPT INCOME DETERMINATION AND MINI BUDGET UNIT (MBU) DETERMINATION

	E	xample	<u> </u>	- Applic	ant		
Case name			County dist	nct	County use		
Case number			Effective da Month	ite	Yea	ar	
INSTRUCTIONS							
* Child/spousal support payments received:	Child support is income to the Divide the \$50 per month chil unused remainder will be pr	id/spousal support	deduction by the n	umber of persons t	for whom the incomport payments to	ne is intended. Any o apply against the	
** Unearned in-kind income:	(MFBU) of four receives free income: Add an unborn's s	and income among the persons who receive the income. Example: Medi-Cal Family Budget free housing. Use in-kind income for four and each person receives one-fourth of the indischarge of in-kind income to the pregnant woman's share. If the pregnant woman is Parameter to the MFBU, give the unbom's share to the father of the unbom if he is in the MFBU.					
NOTE: If any of the following dec	ductions apply, complete MC 17	6W, part VI, before	completing Section	ns A or B.			
Educational Expenses, S	ection 50547	Stude	ent Deduction, Sect	ion 50551			
PART 1							
ENTER NAME OF EACH MFBU	MEMBER	Name	Name	Name	Name	Name	
(Do not list unborns.)		mother	Father	Child#1	Child#2		
Person Type		Parent A or Caretaker relative	Parent B or Caretaker relative	-	Child		
A. HONEXEMPT DISABILITY R	ET ATEN BICONE						
State Disability Insurance			l e	I		****	
		1	200				
2. Private Disability Insurance		 	200				
3. Temporary Workers Com					<u> </u>		
4. Temporary Disability Inde			,		7700		
5. Social Security Disability		 			400		
6. Total (add line 1 through		<u> </u>					
7. Subtract \$240 (If entire \$ enter remainder in Sectio	. / -						
8. Countable disability-relate	ed income (enter on line 24)		200		400		
E. NONEXEMPT UNEARHED I	COME, CALLES						
Net income from property	•			-			
10. "Net child/spousal suppor	t received						
11. **In-kind income							
12. Income available from PA (MC 175-6, line A.4)	or other PA						
13. Social Security nondisabil	lity payments						
14.							
15. Total (add line 9 through I	ine 14); enter on line 24.						
Enter computation for child/sp	ousal support and/or earned in	-kind income					
NONEXEMPT EARNED INC	OME .	liane	Ī	Name .	Rame		
16. Nonexempt earned incom	10	800		300			
17 S240 or remainder from S	ection A line 7	T					

(whichever is less)

		· · · · · · · · · · · · · · · · · · ·				
C. N	DNEXEMPT EARNED INCOME (Continued)		y 			T
18	3. Remainder (line 16 minus line 17) N/A					
). 50 percent earned income deduction (one-half of N/A	-	-		-	
	\$90 Work Expense Deduction Child care deduction	90		90		
21	Other deductions (EAS 44-113)					
22	Total net nonexempt earned income (line 18 minus lines 19, 20, and 21) (enter on line 25)	710		210		
D. TO	OTAL COUNTABLE INCOME					
23	. Countable disability-related income (from line 8)		200		400	
24	. Countable unearned income (from line 15)					
25	. Countable earned income (from line 22)	710		210		
26	Income allocated from LTC/B&C person to family members at home (from MC 176W, Part B or from MC 175-7, line C.2)					
27	Total countable income (add lines 23, 24, 25, and 26)	710	200	210	400	
E. OI	HER DEDUCTIONS					
28.	Court-ordered child support/alimony					
29.	Income to determine PA eligibility (MC 175-6, line B.3 or B.4)	-	-	<u> </u>	-	
30.	Other:					
31.	Total deductions (add lines 28 through 30)					
32.	Total net countable income (line 27 minus line 31) Enter this on MC 175-4 if no parent in MFBU. If parent in MFBU, continue.	710	200	218	400	
33.	Parent's total net nonexempt income less in-kind income and income from PA/other PA, LTC, or B&C spouse (line 32 minus lines 11, 12, and 26)	710	200	٠		
	hentauskoubalailogation comhutation					
PK		\$370	\$38/ \$370		coeffet	= 3 (str 2) -
	Parent's net countable income less P/S allocation (line 33 minus \$370; if negative, enter \$0)	329	0	<u> </u>		
	Number of persons for whom Parent A is responsible (MC175-2, Section A) DO NOT COUNT PARENT A	3				
	Number of persons for whom Parent B is responsible (MC 175-2, Section B) DO NOT COUNT PARENT B		3			
37.	Child's natural/adoptive parent—check A, B, or both (see MC 175-2)		35 = 2	OFA DEB	ØA ØB	OA OB
38.	Parent A's allocation to spouse (if any) and natural/adopted children (divide Parent A's line 34 by line 35—enter in each applicable box). Do not enter under Parent B if unmarried.		109.67	109,67	109.67	
39.	Parent B's allocation to spouse (if any) and natural/adopted children (divide Parent B's line 34 by line 36—enter in each applicable box). Do not enter under Parent A if unmarried.					
40.	Enter child's net countable income (from line 32)			210	400	
41.	Child's total net nonexempt income (add lines 38, 39, and 40); enter on MC 175-4			319.67	519.67	
42.	Parent's total net nonexempt income (the lesser of 3370 or the amount on line 32; plus line 38 or line 39)	381	309.67	7		
	\$38i 					

SECTION 1931(b) MBU DETERMINATION—PROPERTY AND MINIMUM BASIC STANDARD OF ADEQUATE CARE (MBSAC)

1931 MBSAC TEST 1931 PROPERTY DETERMINATION

INSTRUCTIONS:

- 1. Include unborn in the mother's mini budget unit (MBU) and property limit MBSAC level unless mother is married and only her separate children want Medi-Cal. If pregnant woman is PA/Other PA, include the unborn in the spouse's or father's MBU.
- Do not include an excluded child.
- Do not list MBU members in more than one MBU.
- 4. If any MBU has excess property, check to see if Medi-Cal linkage still exists for other family members.
- 5. Property determinations: enter the allocation for each spouse from MC 324, line 29.
- 6. Enter each person's net nonexempt income from line 41 or 42.

MBU NUMBER	/		
Person name/number	Net Nonexempt. ☐ Property ☐ Income		
1. Child #1	319.67		
2.			
3.			
4.			
5.			
6.			
TOTAL	319.67		
MBU's Depoperty Limit Depoperty Limit	259		
(Check one) ☐ Excess Property—FAIL ☐ Income Ineligibility at or exceeds MBSAC—Property Eligible—FAIL ☐ Income Eligible—below MBSAC—Property Eligible—PASS			

MBU NUMBER 3	· .			
Person name/number	Net Nonexempt Property I Income			
1. Mother	381			
2 Father	309.67			
3.				
4.				
5.				
·6.				
TOTAL	690.67			
MBU's Property Limit BY MBSAC	624			
(Check one) Excess Property—FAIL Thicome Ineligibility at or exceeds MBSAC—Property Eligible—FAIL				
☐ Income Eligible—below MBSAC—Property Eligible—PASS				

MBU NUMBER	2		
Person name/number	Net Nonexempt Property Income		
1. Child #2	519.67		
2.			
3.			
4.			
5.			
6.			
TOTAL	519.67		
MBU's Property Limit MBSAC	259		
(Check one) Excess Property—FAIL Income Ineligibility at or exceeds MBSAC—Property Eligible—FAIL Income Eligible—below MBSAC—Property Eligible—PASS			

MBU NUMBER		
Person name/number	Net Nonexemp	
1.		
2		
3.		
4.		
5.		
6.		
TOTAL		
MBU's Property Limit MBSAC		
(Check one) Excess Property—FAIL Income Ineligibility at or exceeds MBSAC—P Income Eligible—below MBSAC—Property E		-FAIL

PART 2 (Continued)

MBU NUMBER		MBU NUMBER	
Person name/number	Net Nonexempt	Person name/number	Net Nonexempt
	☐ Property ☐ Income		Property Income
1.		1.	
2.		2.	
3.		3.	
4.		4.	
5.		5. ·	
6.		6.	
TOTAL	-	TOTAL	-
MBU's Property Limit MBSAC		MBU's Property Limit	
☐ Excess Property—FAIL. ☐ Income Ineligibility at or exceeds MBSAC—Property E		☐ Excess Property—FAIL ☐ Income Ineligibility at or exceeds MBSAC—Property El	
MBU NUMBER		MBU NUMBER	
Person name/number	Net Nonexempt Property Income	Person name/number	Net Nonexempt Property Income
1.		1.	
2.		2.	
3.		3.	
4.		4.	
5.		5.	
6.		6.	
TOTAL		TOTAL	
MBU's Property Limit MBSAC		MBU's Property Limit MBSAC	
(Check one) Excess Property—FAIL Income Ineligibility at or exceeds MBSAC—Property File Income Flicible—below MBSAC—Property File		(Check one) Excess Property—FAIL Income Ineligibility at or exceeds MBSAC—Property File	· • •

Page 4 of 4

SECTION 1931(b) SNEEDE V. KIZER PROPERTY WORK SHEET

Case name	County district	County use
Case number		
	Effective date	
	Month	Year

INSTRUCTIONS

- List all nonexempt property from MC 176P-1931.
- If property is owned by more than one person, equally divide the net market value by the number of owners unless evidence
 is provided to rebut the division.
- Joint bank accounts: If available to anyone in the MFBU, do not count the money in a joint account against the MFBU more than once. Equally prorate the bank account among the owners in the MFBU (subject to rebuttal).
- Stepparent property is exempt.

I. ALLOCATION FROM SPOUSE/PARENT

- A. For a married couple, enter their total community property in Column II. Enter each spouse's separate property in Column III.
- B. For an unmarried couple or a single parent, enter their separate property in Column III; leave Column II blank.

LIST EXEMPT PROPERTY AND	I. LIST ONLY THE PARENT'S	II. COMMUNITY	III. SEPAR	ATE PROPERTY
NAME OF OWNER	NONEXEMPT PROPERTY	PROPERTY	Parent A	Parent B
	Nonexempt Other Real Property			Ţ
	2. Checking			
	3. Savings	·		
	4. Other			†
	5. Cash			
	6. Nonexempt Vehicle			
	7. Other			
	8.		<u> </u>	
	9.			
	10.			
	11. Subtotal Net Nonexempt Property	S	S	s
	12. Enter each spouse's share of commun (divide line 11, Column II, by 2)	12. Enter each spouse's share of community property (divide line 11, Column II, by 2) 13. Parent's total net nonexempt property (add lines 11 and 12) 14. Number of persons for whom each parent is responsible (see totals on MC 175-2)		s
	13. Parent's total net nonexempt property			1
	15. Allocation to each person for whom pa. (divide line 13 by line 14)	15. Allocation to each person for whom parent is responsible (divide line 13 by line 14)		(B) \$
			Enter on line 27.	Enter on line 2

16. Enter line 15A in both boxes.						S		S		
17. Enter line 15B in both boxes.						s		\$		
(Enter this amount on MC 175-4 in the marri	 Total (add lines 16 and 17). This is each spouse's total share of their net nonexempt property. (Enter this amount on MC 175-4 in the married couple's mini budget unit.) 						s s			
NET NONEXEMPT PROPERTY FOR C	HILDREN OR	NONPARE	NT CA	RETAK	ER REL	ATIVE	(Do not	list unt	orn	
Name of child or caretaker relative	1.	2.		3.		4.		5.		
Child's natural/adoptive parent—see Section I (circle A or B or both)	A B	A	В	A	В	A	В	A		
List only the child's or caretaker relative's property										
19. Checking	\$	s		\$		s		\$		
20. Savings				 						
21. Nonexempt vehicle				1		 				
22. Nonexempt ORP				 	<u> </u>			 		
23. Other				 				+		
24.			-	 		1				
25.				 				-		
26. TOTAL						}		-		
27. Allocation from Parent A*				-		}		 		
28. Allocation from Parent B*		,								
29. Net nonexempt property (add lines 26, 27, and 28) enter on MC 175-3I.2, Part 2.						}				
Name of child or caretaker relative (continued)	6.	7.		8		9.		10.		
Child's natural/adoptive parent—see Section I (circle A or B or both)	A B	A	В	Α .	В	A	В	Α	1	
List only the child's or caretaker relative's property								^		
19. Checking	\$	s		S		\$		\$		
20. Savings						<u> </u>		9		
21. Nonexempt vehicle										
22. Nonexempt ORP	•	†								
23. · Other	···	1								
24.		1								
25.		-	<u> </u>	··-·						
26. TOTAL										
27. Allocation from Parent A*										
28. Allocation from Parent B*										
29. Net nonexempt property (add lines 26, 27, and 28) enter on MC 175-3I.2, Part 2.								·		
Enter an allocation from Section I, line 15, only if the										

SECTION 1931(b) SNEEDE V. KIZER NET NONEXEMPT INCOME DETERMINATION AND MINI BUDGET UNIT (MBU) DETERMINATION

Case name			County dis	tnct	County use			
Case number	•		Effective da Month	ate	Ye	ear		
INSTRUCTIONS								
 Child/spousal support payments received: 	Child support is income to the child, not to the parent or caretaker relative. Divide the \$50 per month child/spousal support deduction by the number of persons for whom the income is intended. An unused remainder will be prorated among the remaining persons who still have support payments to apply against the							
•• Unearned in-kind income:	Prorate the unearned in-kind (MFBU) of four receives free income. Add an unborn's si	deduction. Prorate the unearmed in-kind income among the persons who receive the income. Example: Medi-Cal Family Budget Unit (MFBU) of four receives free housing. Use in-kind income for four and each person receives one-fourth of the in-kind income. Add an unborn's share of in-kind income to the pregnant woman's share. If the pregnant woman is Public Assistance (PA)/Other PA and not in the MFBU, give the unborn's share to the father of the unborn if he is in the MFBU.						
NOTE: If any of the following ded								
Educational Expenses, S	ection 50547	Stude	ent Deduction, Sec	tion 50551				
PART 1						1		
ENTER NAME OF EACH MFBU	MEMBER	Name	Name	Name	Name	Name		
(Do not list unborns.)					i			
Person Type		Parent A or	Parent B or					
		Caretaker relative	Caretaker relative	Child	Child	Child		
A. HONEXEMPT DISABILITY R	ELATED INCOME							
State Disability Insurance	(SDI)					T		
2. Private Disability Insurance	e Benefits							
3. Temporary Workers Com	pensation (TWC)					 		
4. Temporary Disability Inde	mnity (TDI)				···			
5. Social Security Disability I	Insurance (SSDI)							
6. Total (add line 1 through l			-			-		
7. Subtract \$240 (If entire \$ enter remainder in Section								
8. Countable disability-relate	d income (enter on line 24)				- 107			
B. NONEXEMPT UNEARNED IN	COME					1		
9. Net income from property								
10. *Net child/spousal support	received				 			
11. **In-kind income								
12. Income available from PA (MC 175-6, line A.4)	or other PA				· · · · · · · · · · · · · · · · · · ·			
13. Social Security nondisabili	ity payments	_	_					
14.								
15. Total (add line 9 through li	ne 14); enter on line 24.							
Enter computation for child/spo	ousal support and/or earned in-	kind income				L		
2. NONEXEMPT EARNED INCO		Name	Pane	Name	Rane	Name		
17. S240 or remainder from Se (whichever is less)								

C. N	ONEXEMPT EARNED INCOME (Continued)								. v
1	8. Remainder (line 16 minus line 17)		*						
	50 percent earned income deduction (one-half of ine 18)								
=		 				ļ			···
_	0. Child care deduction					ļ	-	 	
_	1. Other deductions (EAS 44-113)		-	ļ		<u> </u>			
2	 Total net nonexempt earned income (line 18 minus lines 19, 20, and 21) (enter on line 25) 								•
D. T	OTAL COUNTABLE INCOME								
2:	Countable disability-related income (from line 8)								
2	4. Countable unearned income (from line 15)								
2	5. Countable earned income (from line 22)		-						
_	 Income allocated from LTC/B&C person to family members at home (from MC 176W, Part B or from MC 175-7, line C.2) 								
27	7. Total countable income (add lines 23, 24, 25, and 26)								
E 0	THER DEDUCTIONS	100				•			
28	Court-ordered child support/alimony								
29	9. Income to determine PA eligibility (MC 175-6, line B.3 or B.4)								
30). Other:								
31	. Total deductions (add lines 28 through 30)								
32	2. Total net countable income (line 27 minus line 31) Enter this on MC 175-4 if no parent in MFBU. If parent in MFBU, continue.		<i>x</i>	-		-			
33	 Parent's total net nonexempt income less in-kind income and income from PA/other PA, LTC, or B&C spouse (line 32 minus lines 11, 12, and 26) 				•				
	RENTALISPORBAL ALLOCATION COMPUTATION								
	KID IT TO DIFFER TO MEBUL) SINEEDS ALLOCATION AMOUNT	\$370	\$370						
34	. Parent's net countable income less P/S allocation (line 33 minus \$370; if negative, enter \$0)								
35	i. Number of persons for whom Parent A is responsible (MC175-2, Section A) DO NOT COUNT PARENT A							į	
36	. Number of persons for whom Parent B is responsible (MC 175-2, Section B) DO NOT COUNT PARENT B	4 4 4							
37	. Child's natural/adoptive parent—check A, B, or both (see MC 175-2)			ΠA	σв	ΠA	Β	ΠA	□В
38	Parent A's allocation to spouse (if any) and natural/adopted children (divide Parent A's line 34 by line 35—enter in each applicable box) Do not enter under Parent B if unmarried.								
39	. Parent B's allocation to spouse (if any) and natural/adopted children (divide Parent B's line 34 by line 36—enter in each applicable box). Do not enter under Parent A if unmarried.								
40	. Enter child's net countable income (from line 32)								
41	. Child's total net nonexempt income (add lines 38, 39, and 40); enter on MC 175-4								
42	. Parent's total net nonexempt income (the lesser of \$370 or the amount on line 32, plus line 38 or line 39)								

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PART 2

SECTION 1931(b) MBU DETERMINATION—PROPERTY AND MINIMUM BASIC STANDARD OF ADEQUATE CARE (MBSAC)

☐ 1931 MBSAC TEST **II** 1931 PROPERTY DETERMINATION

INSTRUCTIONS:

- 1. Include unborn in the mother's mini budget unit (MBU) and property limit MBSAC level unless mother is married and only her separate children want Medi-Cal. If pregnant woman is PA/Other PA, include the unborn in the spouse's or father's MBU.
- Do not include an excluded child.
 Do not list MBU members in more than one MBU.
- If any MBU has excess property, check to see if Medi-Cal linkage still exists for other family members.
- 5. Property determinations: enter the allocation for each spouse from MC 324, line 29.
- 6. Enter each person's net nonexempt income from line 41 or 42.

MBU NUMBER		
Person name/number	Net Nonexem	pt
	☐ Property	☐ Income
1.		
2.		
3.		
4.		
5.		
6.		
TOTA	ı.	
MBU's Property Limit MBSAC		
(Check one)		
☐ Excess Property—FAIL		
☐ Income Ineligibility at or exceeds MBSAC-		-FAIL
☐ Income Eligible—below MBSAC—Propert	y Eligible—PASS	

MBU NUMBER				
Person name/number	Net Nonexempt Property Income			
1.				
2.				
3.				
4.				
5.				
6.				
TOTAL				
MBU's Property Limit MBSAC				
(Check one) Excess Property—FAIL Income Ineligibility at or exceeds MBSAC—P Income Eligible—below MBSAC—Property E		FAIL		

	MBU NUMBER		
Person n	ame/number	Net Nonexem	pt
		☐ Property	☐ Income
1.		-	
2.			
3.			
4.			
5.			
6.			•
	TO	DTAL	
MBU's	Property Limit MBSAC		
☐ Income	ne) s Property—FAIL s Ineligibility at or exceeds MBS s Eligible—below MBSAC—Prop		-FAIL

	MBU NL	JMBER		
Person n	Person name/number			pt
			☐ Property	☐ income
1.				
2.				
3.				
4.				_
5.				
6.				
		TOTAL		
MBU's	Property Limit			
	☐ MBSAC			
(Check or	ne)			
☐ Excess	Property—FAIL			
☐ Income	Ineligibility at or exce	eds MBSAC-P	roperty Eligible	-FAIL
	Eligible—below MBS			_

PART 2 (Continued)

	NUMBER		MBU NUMBER	
Person name/number	Net Nonexempt	_	Person name/number	Net Nonexempt
	☐ Property	☐ Income		☐ Property ☐ Income
1.			1	
2.			2.	
3.			3.	
4.			4.	
5.			5. ·	
6.			6.	
	TOTAL		7	OTAL
MBU's Property Lin	nit		MBU's Property Limit MBSAC	
	xceeds MBSAC—Property Eligible—F BSAC—Property Eligible—PASS	All	☐ Excess Property—FAIL ☐ Income Ineligibility at or exceeds MBS ☐ Income Eligible—below MBSAC—Pro	, , ,
MBU I	NUMBER		MBU NUMBER_	
Person name/number	Net Nonexempt Property	J Income	Person name/number	Net Nonexempt ☐ Property ☐ Income
1.			1.	
2.			2.	
3.			3.	
4.			4.	
5.			5.	
6.			6.	
	TOTAL		TC	DTAL
MBU's Property Lim	it		MBU's Property Limit MBSAC	
(Check one)			(Check one)	
☐ Excess Property—FAIL			☐ Excess Property—FAIL	
	ceeds MBSAC—Property Eligible—FA	uL	☐ Income Ineligibility at or exceeds MBS/	AC—Property Eligible—FAIL
☐ Income Eligible—below ME	3SAC—Property Eligible—PASS		☐ Income Eligible—below MBSAC—Prop	perty Eligible—PASS

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